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APPLICATION NO.	FILING DATE	FIRST NAMED I	RST NAMED INVENTOR		ATTORNEY DOCKET NO.	
7/077,603	06/02/98	WEEKS		R	36-12	25
-			7	EXAMINER		
IXON & VANDERHYE 100 NORTH GLEBE ROAD		LM02/0509	•	PARDO, T		
				ART	UNIT	PAPER NUMBER
TH FLOOR RLINGTON VA 22201-47		-		2771		
the Time Cold Att	(644) 4440) 4744 47			DATE MA	NILED: 05/0	19/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Office Action Summary

Application No. 09/077,063 Applicant(s)

Weeks

Examiner

Group Art Unit

	Thuy Pardo	2771			
Responsive to communication(s) filed on Jun 2, 1998					
☐ This action is FINAL .					
 Since this application is in condition for allowance exception accordance with the practice under Ex parte Quayle, 		n as to the me	erits is closed		
A shortened statutory period for response to this action is a sis longer, from the mailing date of this communication. Fai application to become abandoned. (35 U.S.C. § 133). Ext 37 CFR 1.136(a).	lure to respond within the period	I for response	will cause the		
Disposition of Claims					
	is/are p	ending in the	application.		
Of the above, claim(s)	is/are wi	thdrawn from	consideration.		
Claim(s)	is	is/are allowed.			
	is	is/are rejected.			
☐ Claim(s)	is	/are objected	to.		
☐ Claims					
 ☐ The drawing(s) filed on	is approved er. prity under 35 U.S.C. § 119(a)-(a)-(a) es of the priority documents have Number) the International Bureau (PCT F	ve been . · lule 17.2(a)).	·		
Attachment(s) Notice of References Cited, PTO-892 Information Disclosure Statement(s), PTO-1449, Pap Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Review, PT Notice of Informal Patent Application, PTO-152					

--- SEE OFFICE ACTION ON THE FOLLOWING PAGES ---

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1. Claims 1-10 are presented for examination.

Priority

2. Acknowledgment is made of applicant's claim for foreign priority based on an application filed

in EPO on April 16, 1997. It is noted, however, that applicant has not filed a certified copy of the

EPO 97302616.4 application as required by 35 U.S.C. 119(b).

Title

3. The title of the invention is not descriptive. A new title is required that is clearly indicative

of the invention to which the claims are directed.

Specification

4. Specification is objected to because of the following informalities:

- Summary of Invention should be separate and distinct from the Background of the

Invention. The paragraph (page 2, lines 7 to page 6, lines 4) is considered to belong to Summary

of the Invention (See 37 CFR 1.73). Appropriate correction is required.

- Abstract of the Disclosure should be a brief narrative of the disclosure as a whole in a

single paragraph of 250 words or less on a separate page following the claims (See 37 CFR 1.72).

5. There are two page number "3" in the application. Correction is required

Claim Rejections - 35 USC § 103

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6. The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 7. Claims 1-10 are rejected under 35 U.S.C. § 103 as being unpatentable over **Ahn** patent no. 5,848,409, in view of **Turtle** patent no. 5,418,948.
- 8. As to claim 7, Ahn teaches the invention substantially as claimed, the method including the steps of:

receiving, as input, a data set to be summarized [identified document containing occurrences of keywords, ab; col. 3, lines 34-46];

dividing said data set into sections according to predetermined criteria [document index table 304 of document D, fig. 3; col. 2, lines 38-40];

comparing data items in each said section against one or more target data items [inherent in the system in order to identify locations of search terms in document, fig. 2; col. 3, lines 47-51];

compiling a customized summary of said data set by selecting one or more of said one or more sections [412 of fig. 4].

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However, Ahn does not explicitly teach calculating a ranking value for each said section on dependence upon the outcome of the respective said comparisons. Turtle teaches calculating a ranking value for each said section on dependence upon the outcome of the respective said comparisons [132 of fig. 9; 162 of fig. 10].

It would have been obvious to one of ordinary skill in the Data Processing art at the time of the invention to combine teachings of Ahn and Turtle because Turtle's teaching would enhance Ahn's system by applying this feature in order to save document retrieval time.

- 9. Claim 1 is a corresponding apparatus claim of claim 7; therefore, it is rejected under the same rationale.
- 10. As to claim 2, Ahn and Turtle teach the invention substantially as claimed. Ahn further teaches a user input for entering target data items [keyword, col. 2, lines 24-28].
- 11. As to claims 3 and 8, Ahn and Turtle teach the invention substantially as claimed. Ahn further teaches means for identifying one or more key data items in each said section ["maybe", "glass" key data items, fig. 4]. Turtle further teaches calculating means operable for each said section to calculate one or more distribution values, each said distribution value representing a different pre-determined measure of the distribution, in said data set, of key data items identified in the said section according to a pre-determined stop list [remove stopwords, 54, 42, 44 of fig. 4]; and adjustment means for adjusting said ranking value for each said section according to the respective said one or more

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distribution values [inherent in the system since it has a feature of adding a loop of substitute phrase to the list of keywords, 116-134 of fig. 9; 58 of fig. 4].

- As to claims 4 and 9, Ahn and Turtle teach the invention substantially as claimed. Turtle further teaches wherein said calculating means are operable to calculate a first distribution value for each said section, said first distribution value representing a measure of the number of sections of said data set, other than the said section, containing key data items of the said section, said first distribution value, as calculated for the said section, being proportional to the sum of the values of said measure of the number of sections determined for each key data item of the said section [score based on the frequency distribution, col. 14, lines 3 to col. 15, lines 10].
- 13. As to claims 5 and 10, Ahn and Turtle teach the invention substantially as claimed. Turtle further teaches wherein said calculating means are operable to calculate a second distribution value for each said section, said second distribution value representing a measure of the separation between the first occurrence within said data set of each key data item of the said section and the respective last occurrence, said second distribution value, as calculated for the said section, being proportional to the sum of the values of said measure of separation determined for each key data item of the said section [col. 5, lines 51 to col. 6, lines 8].
- 14. As to claim 6, Ahn and Turtle teach the invention substantially as claimed. Turtle further teaches wherein said selecting means are arranged to compile a summary having a pre-defined length

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by selecting, in order of decreasing rank, as determined by the corresponding ranking value, one or

more of said one or more sections, beginning with the highest ranked section, and adding each

selected section to the summary until the summary has attained said pre-defined length [col. 15, lines

40 to col. 16, lines 2].

15. Further references of interest are cited on Form PTO-892 which is an attachment to this office

action.

16. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Thuy Pardo, whose telephone number is (703) 305-1091. The examiner can

normally be reached Monday through Thursday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Thomas G. Black, can be reached at (703) 305-9707. The fax phone number for this Group is (703)

308-5403.

Any inquiry of a general nature of relating to the status of this application should be directed

to the Group receptionist whose telephone number is (703) 305-9600.

17. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

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(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308-5359, (for informal or draft communications, please label

"PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Thuy Pardo April 28, 2000

WAYNE AMSBURY PRIMARY PATENT EXAMINER